## 103D CONGRESS 2D SESSION

## H. R. 4700

To amend the Communications Act of 1934 to prohibit unjust enrichment in the award of licenses by means of pioneer preferences.

## IN THE HOUSE OF REPRESENTATIVES

June 30, 1994

Mr. Dingell (for himself, Mr. Moorhead, Mr. Markey, and Mr. Sabo) introduced the following bill; which was referred to the Committee on Energy and Commerce

## A BILL

To amend the Communications Act of 1934 to prohibit unjust enrichment in the award of licenses by means of pioneer preferences.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 **SECTION 1. SHORT TITLE.**
- 4 This Act may be cited as the "Pioneer Preference Re-
- 5 form Act of 1994".
- 6 SEC. 2. PIONEER PREFERENCES.
- 7 (a) Recovery of Value of Public Spectrum.—

1	(1) Amendment.—Section $309(j)(6)(G)$ of the
2	Communications Act of 1934 (47 U.S.C.
3	309(j)(6)(G)) is amended to read as follows:
4	"(G) be construed to prevent the Commis-
5	sion from awarding licenses to those persons
6	who make significant contributions to the devel-
7	opment of a new telecommunications service or
8	technology, except that—
9	"(i) the Commission shall prevent un-
10	just enrichment of any such person and
11	shall recover for the public a portion of the
12	value of the public spectrum resource made
13	available to such person by requiring such
14	person to pay a sum equal to not less than
15	90 percent of highest bid for a license
16	(awarded under this subsection) that is
17	most reasonably comparable in terms of
18	bandwidth, area designation, usage restric-
19	tions, and other technical characteristics to
20	the license awarded to such person; and
21	"(ii) the authority of the Commission
22	to provide preferential treatment in licens-
23	ing procedures (by precluding the filing of
24	mutually exclusive applications) to persons
25	who make significant contributions to the

development of a new service or to the development of new technologies that substantially enhance an existing service shall expire on September 30, 1998; or".

- (2) EFFECTIVE DATE.—The amendment made by paragraph (1) of this subsection shall apply to any licenses issued on or after June 3, 1994, by the Federal Communications Commission pursuant to any licensing procedure that provides preferential treatment (by precluding the filing of mutually exclusive applications) to persons who make significant contributions to the development of a new service or to the development of new technologies that substantially enhance an existing service.
- 15 (b) Rulemaking Required.—The Federal Commu16 nications Commission shall prescribe regulations specify17 ing the procedures and criteria by which the Commission
  18 will evaluate applications for preferential treatment in its
  19 licensing processes (by precluding the filing of mutually
  20 exclusive applications) for persons who make significant
  21 contributions to the development of a new service or to
  22 the development of new technologies that substantially en23 hance an existing service. Such regulations shall—
- 24 (1) specify the procedures and criteria by which 25 the significance of such contributions will be deter-

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- mined, after an opportunity for review by experts in the radio sciences drawn from among persons who are not employees of the Commission or by any applicant for such preferential treatment;
  - (2) require the duplication of an applicant's test results by independent parties;
  - (3) include such other procedures as may be necessary to prevent unjust enrichment by ensuring that the value of any such contribution justifies any reduction in the amounts paid for comparable licenses under section 309(j) of the Communications Act of 1934 (47 U.S.C. 309(j)); and
  - (4) be prescribed not later than 6 months after the date of enactment of this section.

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